UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN

ANTHONY EID, an individual,

Plaintiff,

v.

WAYNE STATE UNIVERSITY, WAYNE STATE UNIVERSITY SCHOOL OF MEDICINE, NIKOLINA CAMAJ, MARGIT CHADWELL, MATT JACKSON, RICHARD S. BAKER, and R. DARIN ELLIS, in their individual and official capacities, jointly and severally,

Case No: 20-cy-11718

Hon. Gershwin A. Drain Mag. Judge David R. Grand

Defendants.

Mark C. Rossman (P63034) Elizabeth M. Vincent (P76446) ROSSMAN, P.C. Attorneys for Plaintiff 2145 Crooks Road, Suite 220 Troy, MI 48084 (248) 385-5481 mark@rossmanpc.com liz@rossmanpc.com

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DEFENDANTS' WITNESS LIST

Defendants Wayne State University, Wayne State University School of Medicine, Nikolina Camaj, Margit Chadwell, Matt Jackson, Richard S. Baker, and R. Darin Ellis, by their undersigned counsel, state they presently anticipate they may call any or all of the following witnesses in any trial in the captioned matter:

- 1. Plaintiff Anthony Eid
- 2. Defendant Nikolina Camaj
- 3. Defendant Margit Chadwell
- 4. Defendant Matt Jackson
- 5. Defendant Richard Baker
- 6. Defendant R. Darin Ellis
- 7. Loretta Robichaud
- 8. Vickie Muhammad
- 9. Marlena Frontera
- 10. Representatives and/or records custodian for WSU Student Accounts Receivables Department
- 11. WSU Police Department Lt. David Scott
- 12. Representative of the Wolf Law Firm, 436 S. Broadway St., Lake Orion, MI 48362
- 13. The person known to both parties as Jane Roe
- 14. The person known to parties as Jane Roe's mother
- 15. Tyler Ledwell
- 16. Any and all records custodians for subpoenaed records

- 17. All necessary rebuttal and sur-rebuttal witnesses
- 18. All necessary impeachment witnesses
- 19. All witnesses listed on Plaintiff's witness list or supplemental witness list(s)
- 20. Any and all additional expert witnesses as needed
- 21. Any and all treating or examining physicians, therapists, psychologists, nurses, or other medical or mental health providers who have examined or treated, or will examine or treat Plaintiff, and/or Custodian(s) of their records
- 22. Any and all additional representatives and/or records custodians necessary to authenticate records
- 23. All persons identified in the Complaint, discovery responses, depositions, documents produced during discovery or documents filed with the Court in this action.
- 24. All witnesses that are unknown at the present time but will become known during the course of discovery.

Defendants reserve the right to amend this Witness List to include additional witnesses learned through discovery or prior to trial and/or to delete or otherwise amend those witnesses identified herein.

KIENBAUM HARDY VIVIANO PELTON & FORREST, P.L.C.

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Dated: September 7, 2021

CERTIFICATE OF SERVICE

I hereby certify that on September 7, 2021, I electronically filed the foregoing document with the Clerk of the Court using the ECF system, which will send notification of such filing to all ECF participants.

/s/Elizabeth Hardy

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